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7	Representing the United States of America	
8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
10	UNITED STATES OF AMERICA,	Case No.: 3:25-cr-0006-MMD-CLB
11	Plaintiff,	Toint Mation for Dustanting Onlan
12	vs.	Joint Motion for Protective Order
13	TYLER MONSON,	
14	Defendant.	
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16	COMES NOW the United States of America, by and through SUE FAHAMI, Acting	
17	United States Attorney, and MEGAN RACHOW, Assistant United States Attorney, and SEAN	
18	MCCLELLAND, Assistant Federal Public Defender, counsel for defendant Tyler Monson, and	
19	hereby stipulate and jointly request the Court to enter the attached proposed protective order	
20	pursuant to Federal Rule of Criminal Procedure 16(d).	
21	The discovery materials to be provided by the government contain files as well as video and	
22	audio recordings which contain identifying information of an alleged child victim in this matter	
23	(hereinafter the "protected information"). The protected information cannot be easily redacted.	
24	Given the nature of the information, the parties agree that there is good cause to enter the	

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protective order to allow the defendant to fully evaluate this information while also protecting the alleged child victim.

The "defense team" in this matter includes only the defendant, counsel of record for the defendant, defense experts, and employees of defense counsel's office who are working on this case. The term "defense team" does not include any person or entity not specifically identified herein, and thus does not include any of the defendant's family members or any other associates of the defendant.

The parties respectfully request that the Court order that the "defense team" shall not:

- a. leave or provide copies of the protected information with the defendant Tyler
 Monson, who is detained pending trial;
- b. allow the defendant to view the protected information outside the presence of a member of the defense team;
- c. make copies of the protected information or allow copies of any kind to be made for any other person;
- d. allow any other person to view, hear or read the protected information;
- e. divulge to any other person the contents of the protected information;
- f. use the protected information for any purpose other than preparing to defend against the charges in the indictment or any further superseding indictment arising out of this case.

Defendant's counsel of record agrees to advise all members of the defense team of their obligations under the Protective Order and ensure their agreement to follow the Protective Order prior to providing members of the defense team with access to any materials subject to the Protective Order. In particular, defense counsel agrees to instruct the defendant Tyler Monson

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that he shall not divulge the protected information to any other person and that doing so would 1 constitute a violation of a Court Order. 2 The government will identify any discovery produced under the Court's Protective Order 3 by labeling the CD or document "Confidential – Subject to Protective Order." 4 The parties agree that the Protective Order does not constitute a ruling on the question of 5 whether any particular material is properly discoverable or admissible and does not constitute any 6 ruling on any potential objection to the admissibility of any material. 7 Finally, upon conclusion of this action, the defendant's counsel agrees to return the 8 protected information to the United States or destroy and certify to government counsel the 9 destruction of the protected information, within a reasonable time, not to exceed thirty days after 10 11 the last appeal is final. Accordingly, the parties jointly request the Court to enter the attached proposed protective 12 order. 13 IT IS SO STIPULATED. 14 Dated: March 6, 2025. Respectfully Submitted, 15 SUE FAHAMI 16 Acting United States Attorney 17 /s/ Megan Rachow 18 **MEGAN RACHOW** Assistant United States Attorney 19 RENE L. VALLADARES 20 Federal Public Defender 21 /s/ Sean McClelland SEAN MCCLELLAND Attorney for Defendant 22 TYLER MONSON 23

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UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

UNITED STATES OF AMERICA,

Plaintiff,

VS.

TYLER MONSON,

Defendant.

Case No.: 3:25-cr-00006-MMD-CLB

Protective Order

The Court has read and considered the Joint Motion for Protective Order restricting the use and dissemination of files containing identifying information of the alleged child victim in this matter (hereinafter the "protected information"), filed by the government and the defendant Tyler Monson, and the Court hereby ORDERS as follows:

- 1. The Court finds that there is good cause to enter this Protective Order to allow the defendant to fully evaluate the protected information while also protecting the alleged child victim. Therefore, the United States may produce the protected information to the defendant's counsel subject to the conditions set forth in this Order.
- 2. For purposes of the Protective Order, the term "defense team" refers to the defendant, counsel of record for the defendant, defense experts, and employees of defense counsel's office who work on this case. The term "defense team" does not include any other person or entity, and thus does not include the defendant's family members or any other associates of the defendant.
 - 3. The defense team shall not:

- a. leave or provide copies of the protected information with the defendant Tyler
 Monson, who is detained pending trial;
- b. allow the defendant to view the protected information outside the presence of a member of the defense team;
- c. make copies of the protected information or allow copies of any kind to be made for any other person;
- d. allow any other person to view, hear or read the protected information;
- e. divulge to any other person the contents of the protected information;
- f. use the protected information for any purpose other than preparing to defend against the charges in the indictment or any further superseding indictment arising out of this case.
- 4. Defendant's counsel shall advise all members of the defense team of their obligations under the Protective Order and ensure their agreement to follow the Protective Order prior to providing members of the defense team with access to the protected information.

 Defendant's counsel shall instruct the defendant Tyler Monson that he shall not divulge the protected information to any other person and that doing so would constitute a violation of a Court Order.
- 5. The government will identify any discovery produced under the Court's Protective Order by labeling the CD or document "Confidential Subject to Protective Order."
- 6. This Order does not constitute a ruling on the question of whether any particular material is properly discoverable or admissible and does not constitute any ruling on any potential objection to the admissibility of any material.

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1	7. Finally, the Court orders that upon conclusion of this action, defendant's attorney	
2	shall return the protected information to the United States or destroy and certify to government	
3	counsel the destruction of the protected information, within a reasonable time, not to exceed thirty	
4	days after the last appeal is final.	
5	IT IS SO ORDERED.	
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7	March 18, 2025	
8	DATE HONORABLE CARLA L. BALDWIN UNITED STATES MAGISTRATE JUDGE	
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